_	
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9	Attorneys for Debtors

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## FILED

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and Debtors in Possession

## **United States Bankruptcy Court** Northern District Of California San Francisco Division

PG&E Corporation, -and-Pacific gas And Electric Conpany Debtors

Pro Se, Ginn M. Doose, a/k/a Virginia M. Doose c/o P.O. Box 2310 Clearlake, CA. 95422

Creditor

Chapter 11 Case No. 19-30088 (DM) (Lead Case) (Jointly Administered)

Response to; Amended Notice Of Hearing on Approval (A) Proposed Statement For Debtors' And Shareholder Proponents' Joint Chapter 11 Plan of Reorganization; (B) Plan Solicitation And Voting Procedures; (C) Forms of Ballots, Solicitation Packages, And Related Notices; And (D) Other Related relief.

Honorable Judge Dennis Montali, presiding. Having reviewed the; 2/11/20 Doc. # 5732,

Amended Schedule for Disclosure Statement Approval and Plan Conformation, Amended Notice of

Hearing dated 2/11/20 Doc. #5733, and the required January 31, 2020 Doc. #5590.

This creditor isn't sure I should be making decisions regarding the; PG&E Corporation, and

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- . I was declared a vexatious litigate February 8, 1993, and not allowed to defend myself. My Grant Deed with Santa Barbara Savings, states I have right to be heard in a court of Law when no
- In the 1994 Metropolitan Water District Court Hearing, in Los Angeles Superior Court I was prohibited from filing a copy of my Grant Deed APN 652 -0-140-010 as exculpatory evidence.
- In reading through January 31, 2020, P. 10, item 1.21 Cause of Action (d) Claim of fraud, and (e) Fraudulent Transfer while under a Bankruptcy Stay.

## (D) Other Related relief.

- . The land -my ex-husband and I -purchased on April 4, 1979 parcel; APN 625-0-140 010 B, became the desire of a Regional Director of the Office of Thrift Supervision for their personal gain. I was blocked from taking possession of my property and estate, or settling the violations to my home and property.
- . May 10-11, 1990, the OTS ordered Santa Barbara Federal Savings creditor home, property and estate were under the Central District Bankruptcy Receivership protection of RTC/FDIC.
- . The complex violations I've addressed to the Northern District Bankruptcy court started during the violation of my 1990-1991 Central District Bankruptcy Stay. The harassment escalated with the September 15, 1992 setting aside the alleged default, while my home, land and estate were in Receivership of the RTC/FDIC, (Bankruptcy Order dated January 28, 1992).

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3	I copied and read the documents that were cited to bring me up to speed. It is my understanding
4	whatever I don't bring before the Court in my request for an Obusman Hearing won't be allowed.
5	I sincerely hope I have stayed within the allotted guidelines.
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7	I swear under the Laws of the State of California, that the aforementioned facts are true and
8	Correct under penalty of perjury.
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13	Q. In Contract of the contract
14	Dated March 4, 2020  Respectfully Submitted by; Ginn M. Doose
15	c/o P. O. Box 2310, Clearlake, CA. 95422
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17 18 19 20 21 22 23 24 25	(4)

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## **Proof of Service**

By placing a true and correct copy of the; Response filing as stated on the first page, with affixed Postage atop, addresses as follows;

- Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102;
- B. The Debtors, c/o PG&E Corporation and Pacific Gas and Electric Company, 77 Beale Street, P.O. Box 770000, San Francisco, California 94177 (Attn: Janet Loduca, Esq.);
- C. The attorneys for the Debtors, (A) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Stephen Karotkin, Esq. (stephen.karotkin@weil.com), Jessica Liou, Esq. (jessica.liou@weil.com), and Matthew Goren, Esq. (matthew.goren@weil.com)), (B) Keller & Benvenutti LLP, 650 California Street, Suite 1900, San Francisco, California 94108 (Attn: Tobias S. Keller, Esq. (tkeller@kellerbenvenutti.com) and Jane Kim, Esq. (jkim@kellerbenvenutti.com)), and (C) Cravath, Swaine & Moore LLP, Worldwide Plaza, 825 Eighth Avenue, New York, New York 10019 (Attn: Paul H. Zumbro, Esq. (pzumbro@cravath.com), Kevin J. Orsini, Esq. (korsini@cravath.com), and Omid H. Nasab, Esq. (onasab@cravath.com));
- D. The U.S. Trustee, 450 Golden Gate Avenue, 5th Floor, Suite 05-0153, San Francisco, California 94102 (Attn: James L. Snyder, Esq. (James.L.Snyder@usdoj.gov) and Timothy Laffredi, Esq. (Timothy.S.Laffredi@usdoj.gov));
- E. The attorneys for the administrative agent under the Debtors' debtor-inpossession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden
  Lane, New York, New York 10038-4982 (Attn: Kristopher M. Hansen, Esq.
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- The attorneys for the collateral agent under the Debtors' debtor-in-possession F. financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New New 10017 York (Attn: Eli J. Vonnegut, Esq. (eli.vonnegut@davispolk.com), David Schiff, Esq. (david.schiff@davispolk.com), and Timothy Graulich. Esq. (timothy.graulich@davispolk.com));
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(bhermann@paulweiss.com), Walter R. Rieman, Esq. (wrieman@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. (ndonnelly@paulweiss.com));

- H. The attorneys for the Cfeditors Committee, (A) Milbank LLP, 55 Hudson Yards, New York, New York 10001-2163 (Attn: Dennis F. Dunne, Esq. (DDunne@milbank.com) and Samuel A. Kahlil, Esq. (skhalil@milbank.com)) and (B) Milbank LLP, 2029 Century Park East, 33rd Floor, Los Angeles, California 90067 (Attn: Gregorý A. Bray, Esq. (GBray@milbank.com) and Thomas R. Kreller, Esq. (TKreller@milbank.com));
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- J. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019-6099 (Attn: Matthew A: Feldman, Esq. (mfeldman@willkie.com), Joseph G Minias Esq. (jminias@willkie.com), Benjamin P. McCallen Esq. (bmccallen@willkie.com), and Daniel I. Forman Esq. (dforman@willkie.com) and (B) Diemer & Wei, LLP, 100 West San Fernando Street, Suite 555, San Jose, California 95113 (Attn: Kathryn S. Diemer (kdiemer@diemerwei.com));
- K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street, Fiftieth Floor, Los Angeles, California 90071-2300 (Attn: Bruce S. Bennett, Esq. (bbennett@jonesday.com), Joshua M. Mester, Esq. (jmester@jonesday.com), and James O. Johnston, Esq. (jjohnston@jonesday.com)); and
- L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders, (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attn: Michael S. Stamer, Esq. (mstamer@akingump.com), Ira S. Dizengoff, Esq. (idizengoff@akingump.com), David H. Botter, Esq. (dbotter@akingump.com), Abid Qureshi, Esq. (aqureshi@akingump.com) and (B) Akin Gump Strauss Hauer & Feld LLP, 580 California Street, Suite 1500, San Francisco, California 94104 (Attn: Ashley Vinson Crawford, Esq. (averawford@akingump.com)).

Signed Survey Signed

Pro-se Ginn m. Doose, aka, Virginia M. Doose P.O. Box 2310, Clearlake, CA 95422 Dated 3 - 4 - 20

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